

# NEW WATCH AND JEWELRY STORE

Corner of West-Central and Chestnut Sts.

GOLDSBOROUGH, N. C.

D. G. Lougee,

Watchmaker & Jeweler,

AND DEALER IN

FINE GOODS.

RESPECTFULLY informs the citizens of Wayne County, and the Public generally, that he has located permanently in Goldsborough, where he will carry on the

Watch, Clock, & Jewelry Business,

in all its various branches.

He will also keep on hand a general assortment of

FANCY ARTICLES,

such as are usually kept in similar establishments.

Call at the sign of the Watch.

D. G. LOUGEE.

Goldsborough, Oct. 25, 1851.

# OXFORD MALE ACADEMY,

GRANVILLE COUNTY, N. C.

THE next session of this institution will commence

on the 2nd Monday in January, under the conduct of

Mr. J. H. Horner as Principal.

Mr. Horner was prepared for College under the tuition

of Mr. W. J. Bingham, and was graduated at the Uni-

versity of N. C. in June 1843, with the highest distinction

in an unusually numerous class.

Since then he has been constantly engaged in the business of Teach-

ing, and at Hamilton, N. C. He brings with him a

most flattering testimonial of high moral char-

acter, and of his eminent success in the government and

instruction of boys.

Tuition in the English Department per session of 3

months, do " " \$12.50

Tuition in the Classical do " " 15.00

Oxford is considered one of the prettiest and most

moral towns in the State, and is situated in an undisturbed

healthy region. It is thirteen miles from Henderson

very depot on the R. & G. R. Road, which renders it very

accessible to the Eastern part of the State.

THOS. H. WILKIE, Secy.

Thomas J. Hicks, Robert B. Gilliam, John C. Tay-

lor, Jos. T. Littlejohn, Jas. R. Henderson, W. W. Young-

R. W. Lassiter, Trustees.

Oxford, Dec. 4, 1851.

# OXFORD FEMALE COLLEGE.

THIS Institution located in Oxford, Granville County,

N. C., under the care of Rev. Samuel Wait, D. D.,

is opened for the next session on the 2nd Monday in

January, 1852. A uniform has been adopted for public

use, and for other suits, consisting of white and blue

Merino, or any other suitable fabric, and white Cam-

bric Pink Calico, Gingham, &c. The bonnet worn; in win-

ter, trimmed with deep blue silk velvet, and lined with

light blue satin; in summer, trimmed plain with pink

ribbon and lined with white, without flowers, lace, or

any inside trimmings.

Terms for Session of five months, one half in advance:

Tuition in the English Department \$10, in the

Classical do " " 15, in the Preparatory Department \$10, in the

College Course \$20, without any extra charge for

languages, or higher English throughout the course.

French, or other advanced studies in the English course,

French, or other advanced studies in the English course,

French, or other advanced studies in the English course,

French, or other advanced studies in the English course,

French, or other advanced studies in the English course,

French, or other advanced studies in the English course,

French, or other advanced studies in the English course,

French, or other advanced studies in the English course,

French, or other advanced studies in the English course,

French, or other advanced studies in the English course,

French, or other advanced studies in the English course,

French, or other advanced studies in the English course,

French, or other advanced studies in the English course,

# State of North Carolina, Wake County,

Court of Pleas and Quarter Sessions, Nov. Term, 1851.

The nuncupative will of John Pennington, deceased,

being reduced to writing, as testified to by the two sub-

scribing witnesses, and being exhibited in Open Court

and offered for probate to Geo. H. Pennington; and it

appearing to the satisfaction of the Court that John W.

Spain and his wife Susan, heirs at law of the said John

Pennington, are non-residents of this State: It is therefore

ordered by the Court that the said John W. Spain and

his wife Susan, do appear before the Court of Pleas and

Quarter Sessions, to be held for the County of Wake

at the Court House, in the City of Raleigh, on the 3rd

Monday of February next, and then and there to plead,

answer, or demur to the said nuncupative will, and to

show cause if any they have why the said will shall

not be admitted to probate.

Witness James T. Marriott, Clerk of our said Court

at office, the 3rd Monday of November, A. D. 1851.

JAMES T. MARRIOTT, Clerk.

Dec. 8, 1851. (Pr. Adv. \$5.00.) 857-68.

# State of North Carolina, Wake Co.

Court of Pleas and Quarter Sessions, November Term,

A. D. 1851.

Agnes Jones, (widow), of the heirs at law of James

J. Jones, dec'd.—Petitioner for Dower.

This case coming on for hearing, and it appearing

to the satisfaction of the Court, that Lazarus Rob-

ertson and Mary his wife, defendants in this case, are

non-residents of this State: It is therefore ordered by

the Court that the said Lazarus Robertson and Mary his

wife, do appear before the Court of Pleas and Quarter

Sessions, to be held for the County of Wake, at the

Court House, in the City of Raleigh, on the 3rd Monday

of February next, and then and there to answer to the

several matters and things alleged, and to show cause

if any they have why the said dower shall not be

admitted to probate.

Witness James T. Marriott, Clerk of our said Court

at office, the 3rd Monday of November, A. D. 1851.

JAMES T. MARRIOTT, Clerk.

Dec. 8, 1851. (Pr. Adv. \$5.00.) 857-68.

# State of North Carolina, Wake Co.

Court of Pleas and Quarter Sessions, November Term,

A. D. 1851.

Agnes Jones, (widow), of the heirs at law of James

J. Jones, dec'd.—Petitioner for Dower.

This case coming on for hearing, and it appearing

to the satisfaction of the Court, that Lazarus Rob-

ertson and Mary his wife, defendants in this case, are

non-residents of this State: It is therefore ordered by

the Court that the said Lazarus Robertson and Mary his

wife, do appear before the Court of Pleas and Quarter

Sessions, to be held for the County of Wake, at the

Court House, in the City of Raleigh, on the 3rd Monday

of February next, and then and there to answer to the

several matters and things alleged, and to show cause

if any they have why the said dower shall not be

admitted to probate.

Witness James T. Marriott, Clerk of our said Court

at office, the 3rd Monday of November, A. D. 1851.

JAMES T. MARRIOTT, Clerk.

Dec. 8, 1851. (Pr. Adv. \$5.00.) 857-68.

# State of North Carolina, Wake Co.

Court of Pleas and Quarter Sessions, November Term,

A. D. 1851.

Agnes Jones, (widow), of the heirs at law of James

J. Jones, dec'd.—Petitioner for Dower.

This case coming on for hearing, and it appearing

to the satisfaction of the Court, that Lazarus Rob-

ertson and Mary his wife, defendants in this case, are

non-residents of this State: It is therefore ordered by

# JOSEPH WOLTERING,

Manufacturer and Dealer in the following

Articles: Raleigh, N. C.

STOVES, tin, iron and copper wares; guns and pis-

tols of all sorts; powder, shot, caps, powder flasks

cutlery, the celebrated Pine India steel razors, mortice

locks, with white mineral knobs, from 80 cents to \$4,

improved rim locks, New York style, carpenter's rim

lock, sliding-door lock, people's lock, best furniture

lock, dead lock, novelty lock with mineral knobs, mi-

neral knobs lock, Japaneze lock, mortice lock with

brass knobs, mortice lock with brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

knobs, brass knobs, brass knobs, brass knobs, brass

# IMPORTANT TO FAMILIES!

S. CRANE'S

Patent Compound Wash Mixture.

For Washing Clothes—Also, for Washing, Cleaning,

and Beautifying Painted Surfaces, the Walls,

Ceilings and Entries; the Halls, Parlors, and

Rooms of Private and Public Buildings;

the Branch, Dining and Windows of

Fancy Dressings; the Pew and

Interior of Churches;

Berths,

State Rooms and Cabins of Steamships, Steam-

boats and Packet-Ships; Passenger

Cars, Brasses, Iron Railings,

Glass or Metallic Sur-

faces, &c., &c.

WARRANTED to give entire satisfaction, and de-

signed to effect an entire revolution in the business

of the household—being an improved Preparation for

Washing Clothes perfectly, with astonishing facility

and dispatch, and without injury to texture or color. Every

family, of whatever size, can do all their washing in less

than one hour, without the labor of wringing, pounding,

bleaching or the friction of a machine, thus saving time,

expense and labor, and securing exemption from the dis-

ease caused by the exposure and fatigue incident to the

usual mode of Washing, while Clothing itself will be

saved from the wear and tear of the wash-board and

friction, and last much longer.

The undersigned, having purchased from the Patentee,

the sole right and interest for the State of North Caro-

lina, in his Patent Compound Wash Mixture, hereby

informs the Public, that he wishes to dispose of Family

or County Rights for the same.

Persons living at a distance, wishing to procure the

right to use this valuable Preparation, can do so,

by remitting FIVE DOLLARS to me, at Raleigh,

which amount will entitle them to a family right;

which right shall be sent by mail immediately, with the

proper directions to make and use